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Jara, Trish Taylor, Karen Stelluto, and Vincent Medina

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 EAST CAREER AND TECHNICAL
11 ACADEMY STUDENTS FOR LIFE,
12 FELIPE AVILA, an individual, and
13 JANELLE RIVERA, an individual,

Plaintiffs,

14 vs.
15 CLARK COUNTY SCHOOL DISTRICT;
16 EAST CAREER AND TECHNICAL
17 ACADEMY; DR. JESUS JARA, individually
and in his capacity ad Superintendent of Clark
County School District; TRISH TAYLOR,
18 Individually and her capacity as Principal of
East Career and Technical Academy;
19 KAREN STELLUTO, individually and in her
capacity as Assistant Principal of East Career
and Technical Academy; and VINCENT
20 MEDINA, Individually and in his capacity as
Assistant Principal of East Career and
Technical Academy,

Defendants.

Case Number:
2:22-cv-01647-RFB- DJA

STIPULATION AND ORDER
(SECOND REQUEST)

23 The Parties, Plaintiffs East Career And Technical Academy Students for Life, Felipe
24 Avila and Janelle Rivera (“Plaintiffs”), by and through their counsel of record, David C.
25 O’Mara, Esq., of The O’Mara Law Firm, P.C., and Defendants Clark County School District
26 (“CCSD”), Dr. Jesus Jara (“Dr. Jara”), Trish Taylor (“Taylor”), Vincent Medina
27 (“Medina”), and Karen Stelluto (“Stelluto”) (hereinafter collectively referred to “CCSD

1 Defendants”), by and through their counsel of record, Craig R. Anderson, Esq. and Jackie V.
2 Nichols, Esq., of Marquis Aurbach, hereby agree and jointly stipulate the following:

3 1. Plaintiffs filed a Motion for Leave to Amend Plaintiffs’ Complaint [ECF No.
4 42] (“Motion”).

5 2. Plaintiffs and CCSD Defendants agree that the deadline for CCSD
6 Defendants to file and serve an Opposition to the Motion, currently due on June 9, 2023,
7 shall be extended by three weeks to June 30, 2023.

8 3. The parties are still in the process of settlement discussions. The stipulation
9 will preserve time and resources based on the on-going settlement discussions.

10 4. The instant stipulation is being made in good faith and not for purposes of
11 delay and that no party waives any arguments by entering into this stipulation.

12 IT IS SO STIPULATED.

13 DATED this 9th day of June, 2023

DATED this 9th day of June, 2023

14 THE O’MARA LAW FIRM, P.C.

MARQUIS AURBACH

15 By: /s/ David C. O’ Mara

16 David C. O’Mara, Esq.
17 Nevada Bar No. 8599
18 311 East Liberty St.
19 Reno, Nevada 89501

20 Joan M. Mannix, Esq, (*pro hac vice*)
21 Thomas More Society - Special Counsel
22 135 South LaSalle Street, Suite 2200
23 Chicago, IL 60602
24 Attorneys for Plaintiffs

By: /s/ Jackie V. Nichols

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Attorneys for Defendants Clark County
School District, Dr. Jesus Jara, Trish
Taylor, Karen Stelluto, and Vincent
Medina

22 **ORDER**

23 The above Stipulation is hereby GRANTED.

24 IT IS SO ORDERED this 13th day of June, 2023.



25
26 UNITED STATES DISTRICT JUDGE
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1 **CERTIFICATE OF SERVICE**

2 I hereby certify that I electronically filed the foregoing **STIPULATION AND**
3 **ORDER (SECOND REQUEST)** with the Clerk of the Court for the United States District
4 Court by using the court's CM/ECF system on the 9th day of June, 2023.

5 I further certify that all participants in the case are registered CM/ECF users
6 and that service will be accomplished by the CM/ECF system.

7 I further certify that some of the participants in the case are not registered
8 CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid,
9 or have dispatched it to a third party commercial carrier for delivery within 3 calendar days
10 to the following non-CM/ECF participants: N/A

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13 /s/ Krista Busch
14 An employee of Marquis Aurbach
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